

W. L. DOUGLAS'S

CURE CONSTIPATION.

To enjoy health one should have regular evacuations every two or three days. The evils, both mental and physical, resulting from constipation are many and serious. For the cure of this common trouble, **Dr. W. L. Douglas's** pills have gained a popularity unparalleled. Elegantly sugar coated. **SOLD EVERYWHERE.**

HABITUAL CONSTIPATION

is a very common trouble. For the cure of this common trouble, **Dr. W. L. Douglas's** pills have gained a popularity unparalleled. Elegantly sugar coated. **SOLD EVERYWHERE.**

W. L. DOUGLAS'S

\$3 SHOE.

The only shoe in the world.

Finest calf, perfect fit, and

guaranteed to give you

the most comfortable

and durable shoe

at the lowest price.

For sale by

G. H. & A. W. FORCE,

315 Whitehall street, Atlanta, Ga.

June 15 to 18th.

HOUSEWIVES

FARMERS,

STUDENTS

AND ALL OTHERS SHOULD USE

MACBETH'S COS

PEARL TOP

LAMP CHIMNEYS.

IF YOU DON'T WANT

TO BE ANNOYED BY CONSTANT

BREAKING OF CHIMNEYS.

BEST CHIMNEY MADE.

For Sale Everywhere.

MADE ONLY BY

GEORGE MACBETH

FROM NEW YORK SEMINARY

CHIMNEYS.

We use nearly 5000

square feet of glass every

year, and we are constantly

improving our product.

For more information

write to us at

Atlanta, Ga.

West & Goldsmith, Real Estate

Agency, 25 Peachtree St.

Offer the following bargains for next week:

\$1900 for 4 roomed 2nd kitchen, large lot, rich

soil, near Fry's, shade, flowers, garden

fine water.

\$1200 for nice lot 50x170, Farmville, near cemetery.

\$1200 for 2nd kitchen, large lot, rich soil, near Fry's,

shade, flowers, garden fine water.

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LOAN COMPANIES.

Judge Spear's Decision Affecting

Companies in the South.

FULL TEXT OF AN ABLE FINDING.

The Sherwood-Rountree Case in All its

Phases. A Paper by Recorder-Attorney

to Every Business Man.

The decision recently delivered by Judge

Emory Spear affecting the loan companies now

doing business in the south, is of such vital im-

portance to the public that our readers desire to

see the full text. The following is the decision:

In circuit court United States district, Southern

district, state of Georgia. Sherwood v. Rountree.

Butt, promissory note. Yes of

law. Motion for reversal.

William S. Sumner, Duncan & Miller, for plaintiff.

A. C. Riley, David & Hardman, for defendant.

The plaintiff brought suit to recover the face value

of the following promissory note:

\$2,000. Brought suit, Dec. 28, 1886.

On the 1st day of December, 1886, I promise to pay

to the order of Sherwood Rountree, of the county of

Corbin Banking company, New York city, twenty-five

hundred dollars, with interest from this date at the

rate of 10 per cent per annum, payable annually,

as per five interest notes here attached, value and

received, and hereby waive and renounce my right

to the benefit of the exemption provided for by the

constitution and laws of Georgia in said note, and

hereby agree to pay the same, and the interest thereon,

against the payment of this note and the interest

thereon, and to pay the same, and the interest thereon,

as stipulated in said interest notes, and to pay the

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est and examining the facts of the borrower to see

if they are all right. But you can't do that unless

you have a person to go with you and an agent to

see the borrower. This is the only way to protect

yourself. This is the only way to protect your

money. This is the only way to protect your

property. This is the only way to protect your

business. This is the only way to protect your

reputation. This is the only way to protect your

honor. This is the only way to protect your

name. This is the only way to protect your

credit. This is the only way to protect your

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THE PARDON BOARD.

THE PARDON BOARD TO BE TEMPORARY

The Routine Work of the General Pardon Board was Transacted Yesterday—What Business was Transacted.

The general assembly did nothing of particular moment yesterday. In the senate the Dean bill was under consideration, and in all indications, the senate will spend at least one week in discussing the matter. The house confined itself almost entirely to routine business, and the only new bill introduced was a bill to amend an act relating to the pardon board, and it was the subject of general remark yesterday afternoon that the general assembly would require many days of hard work to finish the business upon the desk of its officers even if no more new bills were offered.

SEE PARDON BILL.

The pardon board matter came up again

yesterday in the house penitentiary committee. It will be remembered that a few days ago the committee agreed upon a bill which provided for a permanent board of pardons, to be composed of three members, which was passed sixty days of the session. It was then thirty days or any year thereafter. This bill was afterwards reconsidered in the committee and finally defeated. The whole committee, yesterday afternoon, referred all the bills that have been offered on the subject, to a sub-committee of eight of which Beit, of Burke, was chairman. The sub-committee had a meeting last night in the afternoon, and agreed the second time upon a bill.

THE NEW PARDON BOARD.

The present report provides for three members who shall be elected to serve until 1891, and who shall have mileage and the pay of a legislator as long as they sit. It makes the governor the preparator of the bill, and the governor in considering the present large number of applications now before him. The bill provides how each application shall be considered and read, and requires the governor to each a complete brief of the evidence for and against the granting of the pardon.

THE POWERS OF THE BOARD.

The new bill gives the board to

have any authority at all in the matter, as it is not the duty of the committee to make recommendations or suggestions to the Senate in each case. The committee is not aware of the evidence presented in the case. Senate action in a brief outline in the purport of the present report will be presented to the full committee on Tuesday next. It is possible that the report will contain an announcement that the committee has made up its mind to take no action on the matter, and it has been very difficult to effect a harmonious agreement.

Senate Meetings.

The senate was called to order by President Pro Tem, Pringle yesterday. An attempt was made to displace the regular order, which was, however, opposed by Mr. Lusk, and the senate proceeded to take the State road, but Mr. Lusk's motion to suspend the order was defeated. The senate then took up house bills for a first and second reading and adjourned.

The senate spent the entire morning in considering the Dean bill. A few minutes before the close of the session the senate was moved that when the senate adjourned, it adjourn until 10 o'clock on Monday. This motion was carried, and the senate adjourned until Monday. The senator who desired to adjourn over to Monday insisted upon taking the senate over to Monday.

over to Monday, and while the discussion was in progress the clock chimed 1, whereupon Mr. Trostler rose and said: "I am glad the senate adjourned until 6 o'clock today."

House Routine.

Mr. West moved to reconsider the bill prescribing the gazette in which county officers shall advertise, lost on Thursday. Mr. Hammett moved to amend the bill by striking out the word "and" before "the county clerk," which was agreed to.

On motion of Mr. Weil the bill authorizing the commitment of juvenile offenders and adding to the board of juvenile offenders was made the special order for the 28th inst., by yeas 65, nays 32.

Committee on county matters recommended that the following bills do pass: Repealing the act creating a board of commissioners to take charge of the county jail, creating a board of commissioners in Houston county; that the bill to promote the health and sanitation of the county of Fulton county be referred to the committee on hygiene and sanitation. That the following bills be withdrawn: amending the act creating a board of commissioners in Gordon county; prohibiting the sale, barter or exchange of cotton in the state between Sept. 1st 1894 and December 31st, 1894.

Wilkes county.

The committee on corporations recommended that the bill be amended to include the contract of a Fidelity insurance company; incorporating the laws of Corneia.

Mr. Hutton and Mr. Callahan recommended the passage, by substitute of the bill incorporating the Savannah, Mason and Birmingham Railroad.

The committee on temperance reported favorably on the bill prohibiting the sale of intoxicating liquors in the city of the church in Gordon county, and adversely on the bill allowing the people of Dea county to have the right to sell liquors.

Mr. Johnson moved to amend the bill on ground that the county is now operating under that act and now has the authority under the law.

Several new bills were introduced.

The bill amending the charter of Barnesville was read.

Mr. Johnson moved to change the order of business, so that bills for a third reading could be substituted for the call of the counties.

Mr. Shewmake moved to amend by dispensing with the call of the counties, allowing all who had bills to hand them in at once.

The amendment was rejected and the motion of Mr. Johnson was sustained.

Mr. Johnson moved to dispense with the call of the roll, but the speaker

pro tem ruled that he was not in order. The speaker then announced that no new matter be received after September first. Under the rules it lies over one day. The speaker then read the report of labor and made the special order for Thursday, the 25th, and 200 copies ordered printed. The speaker then read the resolution as chairman of the whole in considering the resolution to appoint a committee on furnishing the new edition of the House Journal. The speaker inserted the sum of \$100 as the amount, for advertising, which was agreed to, and the resolution passed.

Mr. Evans presided as chairman of the committee of the whole in considering the resolution to adjourn until the 27th of September. Thirty-eight voted against the resolution, and it is understood that they will decline to receive the bill.

The bill providing for an inspector of provisions was tabled.

On September 21, the present three bills were taken up out of their order for a third reading. It being near the hour of adjournment the speaker then read the resolution to adjourn until the 27th of September.

Mr. Lamson moved that when the house adjourns it adjourn to meet at 9 a. m. Monday. The bill, of Newthwer, moved to table the motion.

Mr. Henry called the yeas and nays.
 The yeas were 100, and the nays 0.
 The speaker then announced for a specific purpose, and as it was beyond the regular hour of adjournment, no other business could be transacted.
 The speaker then sustained the point of order. When the bills were acted on the house adjourned until 9 a. m. today.

Bills Passed.
 Providing for the appointments of a committee on furnishing the new capitol—yeas 133, nays none.
 To pay mileage for the adjourned session—yeas 97, nays 38.
 Prescribing the manner of selling trust property—yeas 98, nays none.
 Changing the name of the Rome and Carroll railroad to the Chattanooga, Rome and Dalton railroad—yeas 103, nays none.
 Changing the name of the Georgia superior courts—yeas 97, nays 1.
 Amending the Brunswick and Atlanta railroad—yeas 98, nays none.

New House Bills.
 Mr. Fouts—Amending the act creating a city court for the barrow county.

